# Exhibit A

### UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

NATIONAL CREDIT UNION ADMINISTRATION BOARD, etc.,

MORGAN STANLEY & CO., et al.,

Plaintiff.

Case No. 13-cv-6705 (DLC)

Case No. 13-cv-6719 (DLC)

Case No. 13-cv-6721 (DLC)

Case No. 13-cv-6726 (DLC)

Case No. 13-cv-6727 (DLC)

Case No. 13-cv-6731 (DLC)

Case No. 13-cv-6736 (DLC)

Defendants.

And other NCUA Actions.

### UNITED STATES DISTRICT COURT DISTRICT OF KANSAS

NATIONAL CREDIT UNION ADMINISTRATION BOARD, etc.,

Plaintiff,

v.

v.

RBS SECURITIES, INC., f/k/a GREENWICH CAPITAL MARKETS, INC., et al...

Defendants.

And other NCUA Actions.

Case No. 11-cv-2340 & 2649 (JWL)

Case No. 12-cv-2591 (JWL)

Case No. 12-cv-2648 (JWL)

Case No. 13-cv-2418 (JWL)

#### UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA WESTERN DIVISION

NATIONAL CREDIT UNION ADMINISTRATION BOARD, etc.,

Plaintiff,

v.

Case No. 11-cv-5887 (GW) Case No. 11-cv-6521 (GW)

RBS SECURITIES, INC., f/k/a GREENWICH CAPITAL MARKETS, INC., et al.,

Defendants.

And other NCUA Action.

# STIPULATION AND AGREEMENT REGARDING PRODUCTION OF DEPOSITION TRANSCRIPTS IN NATIONAL CREDIT UNION ADMINISTRATION BOARD V. SIRAVO

WHEREAS, Defendants have requested the deposition transcripts and exhibits from the lawsuit entitled *National Credit Union Administration Board v. Siravo, et al.*, CV10-01597 (C.D. Cal.) ("Siravo");

WHEREAS, paragraph 10(d) of the Master Discovery Protocol provides, among other things, that certain transcripts of testimony and exhibits "shall be treated as if taken in the Actions" and that "[t]he parties shall endeavor to not subject witnesses to the same questioning for which a transcript was previously provided";

WHEREAS, Defendants' position is that the *Siravo* case is not an "RMBS matter" as that term is used in Paragraph 10(d) of the Master Discovery Protocol, this stipulation does not operate as a concession otherwise, and Defendants should not be required to produce transcripts

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of testimony and exhibits taken in actions other than from RMBS matters as specified in

Paragraph 10(d) of the Master Discovery Protocol; and

WHEREAS, NCUA's position is that Defendants should produce similar materials from

matters involving RMBS in which Defendants or one of their officers or employees was a party,

and reserves the right to seek such materials pending completion of the parties' meet and confer

discussions.

NOW THEREFORE, the Parties hereby stipulate, through their attorneys of record, that

the deposition transcripts and exhibits from the Siravo matter shall be deemed to be produced

pursuant to, and subject to the provisions of, paragraph 10(d) of the Master Discovery Protocol.

The Parties hereby further stipulate that NCUA shall produce such transcripts on or

before December 10, 2014.

Dated: December 2, 2014

Respectfully submitted,

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